I, Andrew Rope, declare as follows:

- 1. I am currently a Senior Legal Project Manager for non-party Google, LLC. I have been employed by Google since February 2018 and have held my current position since July 2019. Over the course of my employment at Google, I have acquired personal knowledge of Google's practices and procedures concerning the maintenance of the confidentiality of its strategic, business, and marketing information.
- 2. I submit this declaration in support of sealing portions of certain documents produced by Google pursuant to a third-party subpoena that Apple Inc. has indicated it intends to introduce at the trial of this matter, and one document produced by Apple that contains confidential Google information which Apple has indicated Epic Games intends to introduce at the trial.
- 3. The contents of this declaration are true and correct to the best of my knowledge, information and belief, and are based on my personal knowledge of Google's policies and practices as they relate to the treatment of confidential information, the materials that were provided to me and reviewed by me, or conversations with other knowledgeable employees of Google. If called upon as a witness in this action, I could and would testify competently thereto.
- 4. Google follows a strict practice that requires confidential treatment of all internal business analyses of consumer spending and revenue, market conditions and opportunities, future strategic business plans, security risks, and potential growth opportunities. In my experience and to the best of my knowledge, Google does not disclose internal documents of this nature outside of the company.
- 5. The disclosure of Google's confidential internal business analyses, pricing and valuation analyses, strategies and decision-making plans could significantly harm Google's relationships and ability to conduct business with counterparties and prospective counterparties, and could place it at a disadvantage with competitors who could use Google's confidential analyses to their advantage in competition with Google. These materials therefore have economic value from not being generally known to Google's competitors, counterparties, or the general public.

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6. To the best of my knowledge, the following information in the trial exhibits proposed by Apple and Epic, which are confidential materials Google produced in response to a third-party subpoena and one document produced by Apple that contains confidential Google information, contain sensitive and confidential Google information that Google has both good cause and compelling reasons to seal.

SPECIFIC PROPOSED TRIAL EXHIBITS

DX-4172, DX-4910 (duplicate of DX-4172), DX-5325 (duplicate of DX-4172) (EXHIBIT A)

- 7. These documents contain information regarding Google's internal analyses of consumer spending and revenue, future strategic business plans, and potential growth opportunities. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. I have identified and proposed the following specific limited redactions only as to those portions of the documents that contain such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00125069: highlighted portions
 - GOOG-APPL-00125071: highlighted portions
 - GOOG-APPL-00125075: highlighted portions
 - GOOG-APPL-00125084-088: highlighted portions
 - GOOG-APPL-00125090: highlighted portions
 - GOOG-APPL-00125092-093: highlighted portions
 - GOOG-APPL-00125095: highlighted portions

DX-3558 (EXHIBIT B)

8. This document contains information regarding Google's internal analyses of future strategic business and product development plans, strategic partnerships with third parties in implementing future business plans, actual or projected revenue from business plans, internal competitive assessments, and internal assessment of team management issues. If revealed to Case No. 4:20-cv-05640-YGR-TSH

competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:

- GOOG-APPL-00044923: highlighted portions
- GOOG-APPL-00044925 00044926: highlighted portions
- GOOG-APPL-00044929 00044934: highlighted portions
- GOOG-APPL-00044936 00044952: highlighted portions
- GOOG-APPL-00044954: highlighted portions
- GOOG-APPL-00044956 00044958: highlighted portions
- GOOG-APPL-00044962: highlighted portions
- GOOG-APPL-00044964 00044970: highlighted portions
- GOOG-APPL-00044973 00044975: highlighted portions
- GOOG-APPL-00044977: highlighted portions
- GOOG-APPL-00044979: highlighted portions

DX-4303 (EXHIBIT C)

9. This document contains information regarding Google's revenue figures, future business plans and products with developers, strategic partnerships with third parties in implementing future business plans, actual and/or projected revenue from business plans, internal competitive assessments, and internal assessment of team management issues. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:

- GOOG-APPL-00005399: highlighted portions
- GOOG-APPL-00005411 00005419: highlighted portions
- GOOG-APPL-00005422: highlighted portions
- GOOG-APPL-00005425 GOOG-APPL-00005440: highlighted portions
- GOOG-APPL-00005444 00005445: highlighted portions
- GOOG-APPL-00005447 00005448: highlighted portions
- GOOG-APPL-00005456: highlighted portions
- GOOG-APPL-00005458 00005459: highlighted portions

DX-4522 (EXHIBIT D)

- 10. This document contains information regarding Google's internal assessment of strategic value for business counterparties and future strategic business plans. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in negotiations. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00042477: highlighted portions
 - GOOG-APPL-00042482: highlighted portions

DX-3913 (EXHIBIT E)

11. This document contains information regarding Google's financials and sensitive information, strategic considerations related to certain projects, including financials and metrics, monetization information, future strategy and pilot partners, and descriptions of Google's internal processes and policies. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such

1	sensitive and confidential information leaving the remainder unredacted:
2	• GOOG-APPL-00114741 - 00114746: highlighted portions
3	• GOOG-APPL-00114749: highlighted portions
4	• GOOG-APPL-00114751 - 00114752: highlighted portions
5	• GOOG-APPL-00114759: highlighted portions
6	• GOOG-APPL-00114761 - 00114762: highlighted portions
7	• GOOG-APPL-00114764: highlighted portions
8	• GOOG-APPL-00114768: highlighted portions
9	• GOOG-APPL-00114771 - 00114776: highlighted portions
10	GOOG-APPL-00114778: highlighted portions
11	
12	DX-4046 (EXHIBIT F)
13	12. This document contains information regarding Google's internal competitive
14	assessments of future business strategies. If revealed to competitors and potential business
15	counter-parties, they could use this non-public and confidential information to disadvantage
16	Google in marketing, in negotiations, and competing strategic decision-making. I have identified
17	and proposed the following specific limited redactions only as to those portions of the document
18	that contains such sensitive and confidential information leaving the remainder unredacted:
19	GOOG-APPL-00003389: highlighted portions
20	• GOOG-APPL-00003391 - 00003394: highlighted portions
21	GOOG-APPL-00003398: highlighted portions
22	GOOG-APPL-00003400: highlighted portions
23	• GOOG-APPL-00003406 - 00003407: highlighted portions
24	GOOG-APPL-00003409: highlighted portions
25	GOOG-APPL-00003411: highlighted portions
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DX-3452, DX-5326 (duplicate of DX-3452) (EXHIBIT G)

- 13. These documents contain information regarding Google's internal financial projections and internal strategic projects for advancing business objectives. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. I have identified and proposed the following specific limited redactions only as to those portions of the documents that contain such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00111792 GOOG-APPL-00111793: highlighted portions
 - GOOG-APPL-00111797 GOOG-APPL-00111798: highlighted portions
 - GOOG-APPL-00111811

DX-3779 (EXHIBIT H)

- 14. This document contains information regarding Google's internal risk analyses, internal analyses of security and threat detection processes, current and future review processes, and internal funding decisions. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. Public disclosure could further enable malefactors to create or exploit security risks on consumer devices. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00106362: highlighted portions
 - GOOG-APPL-00106365 00106367: highlighted portions
 - GOOG-APPL-00106369 00106374: highlighted portions
 - GOOG-APPL-00106377: highlighted portions
 - GOOG-APPL-00106380 00106388: highlighted portions
 - GOOG-APPL-00106391: highlighted portions

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- GOOG-APPL-00106393 00106394: highlighted portions
- GOOG-APPL-00106396 00106397: highlighted portions
- GOOG-APPL-00106399: highlighted portions
- GOOG-APPL-00106402: highlighted portions
- GOOG-APPL-00106405: highlighted portions
- GOOG-APPL-00106407: highlighted portions
- GOOG-APPL-00106409: highlighted portions
- GOOG-APPL-00106414 00106415: highlighted portions
- GOOG-APPL-00106422: highlighted portions
- GOOG-APPL-00106424 00106427: highlighted portions
- GOOG-APPL-00106429: highlighted portions
- GOOG-APPL-00106431: highlighted portions
- GOOG-APPL-00106433 00106434: highlighted portions
- GOOG-APPL-00106436 00106437: highlighted portions
- GOOG-APPL-00106439 00106440: highlighted portions
- GOOG-APPL-00106442 00106443: highlighted portions
- GOOG-APPL-00106445 00106450: highlighted portions

DX-3798 and DX-4909 (duplicate of DX-3798) (EXHIBIT I)

15. These documents contain internal Google Board presentations and information regarding Google's internal risk analyses, internal analyses of security and threat detection processes, and internal analyses of revenue and business opportunities. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing, in negotiations, and competing strategic decision-making. Public disclosure could further enable malefactors to create or exploit security risks on consumer devices. I have identified and proposed the following specific limited

1	redactions only as to those portions of the documents that contain such sensitive and confidential		
2	information leaving the remainder unredacted:		
3	• GOOG-APPL-00113903 - 00113905: highlighted portions		
4	GOOG-APPL-00113907: highlighted portions		
5	GOOG-APPL-00113910: highlighted portions		
6	GOOG-APPL-00113912: highlighted portions		
7	GOOG-APPL-00113914: highlighted portions		
8	GOOG-APPL-00113916 - 00113918: highlighted portions		
9	• GOOG-APPL-00113920 - 00113921: highlighted portions		
10	• GOOG-APPL-00113924 - 00113925: highlighted portions		
11	• GOOG-APPL-00113927: highlighted portions		
12	• GOOG-APPL-00113929 - 00113930: highlighted portions		
13	• GOOG-APPL-00113933 - 00113934: highlighted portions		
14	• GOOG-APPL-00113937 - 00113943: highlighted portions		
15	• GOOG-APPL-00113945 - 00113949: highlighted portions		
16	• GOOG-APPL-00113951: highlighted portions		
17	• GOOG-APPL-00113961: highlighted portions		
18	• GOOG-APPL-00113964 - 00113965: highlighted portions		
19	• GOOG-APPL-00113970 - 00113971: highlighted portions		
20	• GOOG-APPL-00113973: highlighted portions		
21	• GOOG-APPL-00113975 - 00113976: highlighted portions		
22	• GOOG-APPL-00113980 - 00113982: highlighted portions		
23	GOOG-APPL-00113984: highlighted portions		
24			
25	DX-3365 (EXHIBIT J)		
26	16. This document contains non-public data on business revenues, including detailed		
27	non-public breakdowns of revenue based on internal classifications. If revealed to competitors		
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Case No. 4:20-cv-05640-YGR-TSH Declaration of Andrew Rope

and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing and in negotiations. I have identified and proposed the following specific redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:

GOOG-APPL-00099392: redaction in full

DX-3584 (EXHIBIT K)

- 17. This document contains non-public data on business revenues, including detailed non-public breakdowns of revenue based on internal classifications. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing and in negotiations. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00099394: redaction in full

DX-3165 (EXHIBIT L)

- 18. This document contains and reflects confidential Google surveys and analyses of consumer information and preferences. If revealed to competitors, they could selectively cite to the findings to disadvantage Google in marketing, and they could take advantage of the costly and detailed internal Google analyses to tailor their own product design and marketing in ways that further disadvantage Google. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00003567 GOOG-APPL-00003608: redaction in full

DX-3250 (EXHIBIT M)

- 19. This document contains and reflects confidential Google surveys and analyses of consumer information and preferences. If revealed to competitors, they could selectively cite to the findings to disadvantage Google in marketing, and they could take advantage of the costly and detailed internal Google analyses to tailor their own product design and marketing in ways that further disadvantage Google. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00042404 GOOG-APPL-00042475: redaction in full

DX-3598 (EXHIBIT N)

- 20. This document contains and reflects confidential Google surveys and analyses of consumer information and preferences. If revealed to competitors, they could selectively cite to the findings to disadvantage Google in marketing, and they could take advantage of the costly and detailed internal Google analyses to tailor their own product design and marketing in ways that further disadvantage Google. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00003610 GOOG-APPL-00003656: redaction in full

DX-3942 (EXHIBIT O)

21. This document contains and reflects confidential Google surveys and analyses of consumer information and preferences. If revealed to competitors, they could selectively cite to the findings to disadvantage Google in marketing, and they could take advantage of the costly and detailed internal Google analyses to tailor their own product design and marketing in ways that further disadvantage Google. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential

information leaving the remainder unredacted:

GOOG-APPL-00003414 - GOOG-APPL-00003454: redaction in full

DX-4001 (EXHIBIT P)

- 22. This document contains and reflects confidential Google surveys and analyses of consumer information and preferences. If revealed to competitors, they could selectively cite to the findings to disadvantage Google in marketing, and they could take advantage of the costly and detailed internal Google analyses to tailor their own product design and marketing in ways that further disadvantage Google. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00003523 GOOG-APPL-00003565: redaction in full

DX-4310 (EXHIBIT Q)

- 23. This document contains and reflects confidential Google surveys and analyses of consumer information and preferences. If revealed to competitors, they could selectively cite to the findings to disadvantage Google in marketing, and they could take advantage of the costly and detailed internal Google analyses to tailor their own product design and marketing in ways that further disadvantage Google. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - GOOG-APPL-00003482 GOOG-APPL-00003521: redaction in full

DX-4478 (EXHIBIT R)

24. This document contains information regarding Google's internal business operations and strategy plans. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing

and in negotiations. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:

- GOOG-APPL-00114922: highlighted portions
- GOOG-APPL-00114934: highlighted portions

PX-0506 (EXHIBIT S)

- 25. This document, produced by Apple, contains non-public information regarding the revenues, profitability, and subscriber information from Google's YouTube applications on Apple devices. If revealed to competitors and potential business counter-parties, they could use this non-public and confidential information to disadvantage Google in marketing and in negotiations. I have identified and proposed the following specific limited redactions only as to those portions of the document that contains such sensitive and confidential information leaving the remainder unredacted:
 - APL-APPSTORE_02027040: highlighted portions
 - APL-APPSTORE_02027041: highlighted portions
- 26. To my knowledge, the confidential information discussed above is not publicly known, and Google recognizes and protects the enormous value of this information through its various policies and procedures designed to protect confidential information from disclosure.

I declare under penalty of perjury that the foregoing is true and correct and that I executed this declaration on April 27, 2021, in Aptos, California.

/s/ Anarew Rope
Andrew Rope
Andrew Rope

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Case 4:20-cv-05640-YGR Document 506-1 Filed 06/01/21 Page 14 of 14

ATTESTATION OF CONCURRENCE Pursuant to Local Civil Rule 5-1(i)(3), I, Asim Bhansali, attest that I obtained the concurrence of Andrew Rope in the filing of this document. I hereby attest that I have on file all holographic signatures corresponding to any signatures indicated by a conformed signature (/S/)within this e-filed document. Dated: April 27, 2021 /s/ Asim Bhansali Asim Bhansali